1	Matthew G. Ball (SBN 208881)		
2	Matthew.Ball@klgates.com		
	KIRKPATRICK & LOCKHART PRESTON GATES ELLIS LLP		
3	Four Embarcadero Center, Suite 1200 San Francisco, CA 94111		
4	Telephone: (`415) 882-8200		
5	Facsimile: (415) 882-8220		
6	Judith H. Ramseyer (admitted pro hac vice)		
	judy@ramseyerlaw.com LAW OFFICES OF JUDITH H. RAMSEYER PLLC		
7	2025 First Avenue, Suite 1130		
8	Seattle, WA 98121		
	Telephone: (206) 728-6872		
9	Facsimile: (206) 260-6689		
10	Attorneys for Defendants		
11	GENE HENSLEY, DAVID HERRICK, JOHN HENLEY, PEGGY FRY and		
12	JOHN McCONNELL		
13			
	UNITED STATES DISTRICT COURT		
14	NORTHERN DISTRICT OF CALIFORNIA		
I			
15	CLADY - ADEDECCA WIYON NODMAN		
15	CLARK and REBECCA WIXON, NORMAN and BARBARA WIXON and KANDICE	Case No. C 07-2361 ISW	
15 16	and BARBARA WIXON, and KANDICE	Case No. C 07-2361 JSW	
16 17	and BARBARA WIXON, and KANDICE SCATTOLON, derivatively and on behalf of themselves and all others similarly situated,	STIPULATION AND ORDER	
16	and BARBARA WIXON, and KANDICE SCATTOLON, derivatively and on behalf of	STIPULATION AND ORDER AMENDING DEADLINE FOR	
16 17 18	and BARBARA WIXON, and KANDICE SCATTOLON, derivatively and on behalf of themselves and all others similarly situated,	STIPULATION AND ORDER AMENDING DEADLINE FOR SCATTOLON DEPOSITION AND	
16 17 18	and BARBARA WIXON, and KANDICE SCATTOLON, derivatively and on behalf of themselves and all others similarly situated,  Plaintiffs,  v.	STIPULATION AND ORDER AMENDING DEADLINE FOR	
16 17 18 19	and BARBARA WIXON, and KANDICE SCATTOLON, derivatively and on behalf of themselves and all others similarly situated,  Plaintiffs,  v.  WYNDHAM RESORT DEVELOPMENT	STIPULATION AND ORDER AMENDING DEADLINE FOR SCATTOLON DEPOSITION AND RESPONSIVE PLEADING	
16 17 18 19 20	and BARBARA WIXON, and KANDICE SCATTOLON, derivatively and on behalf of themselves and all others similarly situated,  Plaintiffs,  v.  WYNDHAM RESORT DEVELOPMENT CORP. (f/k/a Trendwest Resorts, Inc.), GENE	STIPULATION AND ORDER AMENDING DEADLINE FOR SCATTOLON DEPOSITION AND	
16 17 18 19 20	and BARBARA WIXON, and KANDICE SCATTOLON, derivatively and on behalf of themselves and all others similarly situated,  Plaintiffs,  v.  WYNDHAM RESORT DEVELOPMENT	STIPULATION AND ORDER AMENDING DEADLINE FOR SCATTOLON DEPOSITION AND RESPONSIVE PLEADING	
16 17 18 19 20 21	and BARBARA WIXON, and KANDICE SCATTOLON, derivatively and on behalf of themselves and all others similarly situated,  Plaintiffs,  v.  WYNDHAM RESORT DEVELOPMENT CORP. (f/k/a Trendwest Resorts, Inc.), GENE HENSLEY, DAVID HERRICK, JOHN HENLEY, PEGGY FRY, AND JOHN MCCONNELL, and nominally,	STIPULATION AND ORDER AMENDING DEADLINE FOR SCATTOLON DEPOSITION AND RESPONSIVE PLEADING	
16 17 18 19 20 21	and BARBARA WIXON, and KANDICE SCATTOLON, derivatively and on behalf of themselves and all others similarly situated,  Plaintiffs,  v.  WYNDHAM RESORT DEVELOPMENT CORP. (f/k/a Trendwest Resorts, Inc.), GENE HENSLEY, DAVID HERRICK, JOHN HENLEY, PEGGY FRY, AND JOHN	STIPULATION AND ORDER AMENDING DEADLINE FOR SCATTOLON DEPOSITION AND RESPONSIVE PLEADING	
16 17 18 19 20 21	and BARBARA WIXON, and KANDICE SCATTOLON, derivatively and on behalf of themselves and all others similarly situated,  Plaintiffs,  v.  WYNDHAM RESORT DEVELOPMENT CORP. (f/k/a Trendwest Resorts, Inc.), GENE HENSLEY, DAVID HERRICK, JOHN HENLEY, PEGGY FRY, AND JOHN MCCONNELL, and nominally,	STIPULATION AND ORDER AMENDING DEADLINE FOR SCATTOLON DEPOSITION AND RESPONSIVE PLEADING	
116 117 118 119 220 221 222 223	and BARBARA WIXON, and KANDICE SCATTOLON, derivatively and on behalf of themselves and all others similarly situated,  Plaintiffs,  v.  WYNDHAM RESORT DEVELOPMENT CORP. (f/k/a Trendwest Resorts, Inc.), GENE HENSLEY, DAVID HERRICK, JOHN HENLEY, PEGGY FRY, AND JOHN MCCONNELL, and nominally, WORLDMARK, THE CLUB,	STIPULATION AND ORDER AMENDING DEADLINE FOR SCATTOLON DEPOSITION AND RESPONSIVE PLEADING	
16 17 18 19 20	and BARBARA WIXON, and KANDICE SCATTOLON, derivatively and on behalf of themselves and all others similarly situated,  Plaintiffs,  v.  WYNDHAM RESORT DEVELOPMENT CORP. (f/k/a Trendwest Resorts, Inc.), GENE HENSLEY, DAVID HERRICK, JOHN HENLEY, PEGGY FRY, AND JOHN MCCONNELL, and nominally, WORLDMARK, THE CLUB,	STIPULATION AND ORDER AMENDING DEADLINE FOR SCATTOLON DEPOSITION AND RESPONSIVE PLEADING	
116 117 118 119 220 221 222 233 224	and BARBARA WIXON, and KANDICE SCATTOLON, derivatively and on behalf of themselves and all others similarly situated,  Plaintiffs,  v.  WYNDHAM RESORT DEVELOPMENT CORP. (f/k/a Trendwest Resorts, Inc.), GENE HENSLEY, DAVID HERRICK, JOHN HENLEY, PEGGY FRY, AND JOHN MCCONNELL, and nominally, WORLDMARK, THE CLUB,	STIPULATION AND ORDER AMENDING DEADLINE FOR SCATTOLON DEPOSITION AND RESPONSIVE PLEADING	
116	and BARBARA WIXON, and KANDICE SCATTOLON, derivatively and on behalf of themselves and all others similarly situated,  Plaintiffs,  v.  WYNDHAM RESORT DEVELOPMENT CORP. (f/k/a Trendwest Resorts, Inc.), GENE HENSLEY, DAVID HERRICK, JOHN HENLEY, PEGGY FRY, AND JOHN MCCONNELL, and nominally, WORLDMARK, THE CLUB,	STIPULATION AND ORDER AMENDING DEADLINE FOR SCATTOLON DEPOSITION AND RESPONSIVE PLEADING	

28

## Case3:07-cv-02361-JSW Document460 Filed02/17/10 Page2 of 3

Pursuant to Local Rule 6-1(b), Plaintiffs Clarke and Rebecca Wixon, Norman and Barbara				
Wixon, and Kandice Scattolon; Defendant Wyndham Resort Development Corporation; and				
Defendants Gene Hensley, David Herrick, John Henley, Peggy Fry and John McConnell, by and				
through their respective counsel, agree that the Court's Order Granting Plaintiffs' Motion for Leave				
to File a File Amended Complaint (Dkt. 454) may be amended as set forth below. The revised				
deadlines are necessitated by a heavy deposition schedule and consequent scheduling conflicts. The				
schedule revisions made by this Stipulation and Order apply only to those deadlines stated, and do				
not affect other case schedule deadlines.				
<u>Event</u>	Former Date	Amended Date		
Deposition of Kandice Scattolon	No later than	No later than		
	March 1, 2010	March 15, 2010		
Defendants file responsive	No later than	No later than		
Pleading to Fifth Amended	March 5, 2010	March 17, 2010		
Complaint				
Dated: February 17, 2010 GIRARD GIBBS LLP		LP		
	By: /s/ Jonathan K. Levi Elizabeth C. Pritz			
	Plaintiffs Clarke and	dual and Representative I Rebecca Wixon, a Wixon, and Kandice		
Dated: February 17, 2010 K&L GATES LLP				
	By: /s/ Matthew G. Ball matthew.ball@kl			
	•	EYER PLLC dants Gene Hensley, Herrick, Peggy Fry,		
	1			

## Case3:07-cv-02361-JSW Document460 Filed02/17/10 Page3 of 3

1	Dated: February 17, 2010	TROUTMAN SANDERS, LLP		
2				
3	3	By: /s/ J. Kirk Quillian		
4	1	A. William Loeffler William M. Droze		
5	5			
6	5	Attorneys for Defendant Wyndham Resort Development Corporation		
7	7			
8	<b>O</b>	ORDER		
9	PURSUANT TO STIPULATION, IT IS SO ORDERED.			
10		all live		
11	Dated: February $\frac{18}{1}$ , 2010	Tray S. Mute United States District Judge		
12				
13	3			
14				
15	5			
16	5			
17	7			
18	3			
19				
20				
21				
22				
23	3			
24				
25	5			
26	5			
27	7			
28	3			
		2		